IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

RANDY LUNDY,

Plaintiff,

v.

HL MOTOR GROUP, INC., HIGHLIGHT MOTOR FREIGHT USA, INC., OLD REPUBLIC INSURANCE COMPANY, AND OGNJEN MILANOVIC,

Defendants.

FARMERS MUTUAL FIRE INSURANCE COMPANY OF OKARCHE,

Plaintiff,

v.

HL MOTOR GROUP, INC. and OGNJEN MILANOVIC,

Defendants.

Case No.: CIV-22-699-F

Case No.: CIV-22-752-F

PLAINTIFF'S FINAL WITNESS LIST

No.	NAME/ADDRESS	PROPOSED TESTIMONY
1.	Gerald Knecht Farmers Mutual Fire Insurance Company of Okarche c/o RYAN WHALEY 400 North Walnut Avenue Oklahoma City, Oklahoma 73104	Handling and investigation of the claim of insured, Earlene Carr; payments made to Earlene Carr; insured's covered loss; all relevant issues relating to FMFICO's subro claim against the Defendants.
2.	Dan Webber Sr. Post Office Box 699 Watonga, Oklahoma 73772	Attorney for FMFICO during pendency of the claim; communications with Defendant's insurance company/TPO regarding payments owed by Defendants.
3.	Earlene Carr 11008 Northwest 99 th Street Yukon, Oklahoma 73009	Damage to her house caused by the Defendants; claims submitted to FMFICO; payments made my FMFICO.
4.	Patrolman Wayne Linzy Oklahoma Highway Patrol	Investigation of the subject accident and damage caused to Earlene Carr's home;

		conversation with Ognjen Milanovic; cause of the accident.
5.	Ognjen Milanovic c/o Michael T. Franz, Esquire LEWIS BRISBOIS BISGAARD & SMITH, LLP 550 West Adams Street, Suite 300 Chicago, Illinois 60661	Facts surrounding the subject accident and damage caused to Earlene Carr's house.
6.	Corporate Representative of HL Motor Group, Inc., c/o Michael T. Franz, Esquire LEWIS BRISBOIS BISGAARD & SMITH, LLP 550 West Adams Street, Suite 300 Chicago, Illinois 60661	The name of this corporate representative has not yet been provided by HL Motor Group, Inc; his/her deposition will be taken; is expected to testify regarding such issues as training, logbooks, Milanovic's driving record, statements made by Milanovic, investigation of the subject accident' Plaintiff's right to recovery from Defendants.
7.	Dakota Meadows EMSA- Western Division 1111 Classen Drive Oklahoma City, Oklahoma 73103	Condition and treatment of Mr. Milanovic at the scene of the accident; statements made by Mr. Milanovic regarding the cause of the accident.
8.	Giselle Zagari Stuppiello, MD OU Medical Center 700 Northeast 13 th Street Oklahoma City, Oklahoma 73104	Condition and treatment of Mr. Milanovic at the scene of the accident; statements made by Mr. Milanovic regarding the cause of the accident.
9.	Kristine L. Rebik, DO OU Medical Center 700 Northeast 13 th Street Oklahoma City, Oklahoma 73104	Condition and treatment of Mr. Milanovic at the scene of the accident; statements made by Mr. Milanovic regarding the cause of the accident; review of Mr. Milanovic's radiographic films.
10.	Scott Blair, DO	Condition and treatment of Mr. Milanovic at the scene of the accident; statements made by Mr. Milanovic regarding the cause of the accident.
11.	Jalla Aditi, MD	Condition and treatment of Mr. Milanovic at the scene of the accident; statements made by Mr. Milanovic regarding the cause of the accident.
12.	John Miller Western Claims 429 West Wilshire	Handling and investigation of the claim of insured, Earlene Carr; payments made to Earlene Carr; insured's covered loss;

	Oklahoma City, Oklahoma 73116	all relevant issues relating to FMFICO's
	• /	Subro claim against the Defendants.
13.	Robert Chynoweth, P.E.	Inspection of Earlene Carr's damaged
	Engineering, Inc.	home; cause of loss; extent of damage;
	Post Office Box 1510	report dated October 21, 2020.
	Edmond, Oklahoma 73083	
14.	Derek VanDorn	Umpire in the appraisal process; extent
	Bergman Enterprise	of damage; cost of repairs; umpire
	426 Northwest 5 th	award.
	Oklahoma City, Oklahoma 73102	
15.	Scott Weber	Communications with FMFICO.
	Liability Manager	
	Gallagher Bassett	
	Clinton, Iowa	
16.	Mark Romanosski	Communications with FMFICO.
	Sr. Department Manager	
	Gallagher Basset	
	Clinton, Iowa	
17.	All witness identified by all other	
	parties, unless objected to by this	
	Plaintiff.	
18.	If this Plaintiff ascertains the names of	
	other witnesses through Discovery,	
	this Plaintiff will seek leave of court to	
	list those individuals as additional	
	witnesses.	

Respectfully submitted,

/s/ Gerard F. Pignato

GERARD F. PIGNATO, OBA #11473 MATTHEW C. KANE, OBA #19502

RYAN WHALEY

400 North Walnut Avenue Oklahoma City, Oklahoma 73104 (405) 239-6040 (405) 239-6766 FAX jerry@ryanwhaley.com mkane@ryanwhaley.com

Attorneys for Plaintiff, Farmers Mutual Fire Insurance Company of Okarche

CERTIFICATE OF SERVICE

☑ I hereby certify that on March 1, 2023, I electronically transmitted the attached document to the Clerk of the Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

Michael T. Franz, Esquire Jeremy K. Schrag, Esquire Rodney Stewart, Esquire

/s/ Gerard F. Pignato

For the Firm